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7/30/03

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re the Application of:	)	Group Art Unit: 2645
Ronald A. KATZ	)	Examiner: S. Weaver
Serial No.: 09/648,691	)	
Filed: August 25, 2000	)	Office Action mailed:
For: TELEPHONIC-INTERFACE	)	June 13, 2003
STATISTICAL ANALYSIS SYSTEM	)	

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Technology Center 2000

Commissioner for Patents  
Post Office Box 1450  
Alexandria, VA 22313-1450

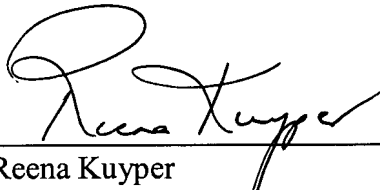
**RESPONSE SUBMITTED AFTER FINAL ACTION**  
**TO SOLICIT AN ADVISORY ACTION**

Dear Sir:

The office action dated June 13, 2003, indicated that the terminal disclaimer previously submitted by Applicant does not comply with 37 C.F.R. 1.321(b) and/or (c) because the person that signed the terminal disclaimer did not state the extent of his/her interest, or the business entity's interest in the application/patent. Applicant respectfully submits another terminal disclaimer to obviate the judicially created doctrine of obviousness-type double patenting rejection of pending claims 29-152.

Applicant will submit another supplemental information disclosure statement next week, citing references brought recently to light in a pending litigation. Applicant believes the claims pending here are distinct over any reference cited that qualifies as prior art. Applicant is simply submitting a record of these references in the interest of complete candor. Favorable consideration of the claims here in view of the new terminal disclaimer is respectfully requested.

Respectfully submitted,

By:   
Reena Kuyper  
Registration No. 33,830

Dated: 6/24/2003  
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